Sec. 7. That any person making af- just debts or demands. 3rd. Is fraud- same are hereby repealed. the provisions of this act shall be enti-ted to and shall receive one-half of the has so imposed and collected, if inform- hereby repealed.

State of Florida:

Section 1. That any person who agricultural society in this State, and the county of for either or both of the purposes, shall have be refered to the formulation of the purposes, shall have be refered to the purpose and affected. That see, such the purpose and affected to the purpose and affected to the purpose and affected to the purpose and affected. The purpose and affected to the purpose and affected. The purpose and affected to the purpose and affected. The purpose and affected to the purpose and aff bers and tails and they shall not be saile out to the share of the deeper and the share of the s

Approved May 13, 1903.

CHAPTER 5155 -(No. 151.)

the fudge of the County Court, from the filing of such bill, and the fudge of the County there be, shall receive for his red upon the State Health officers concerning nersons. The duties and powers of twelve hundred dollars, payative warly by the County by the County by the County by the County of the said board of trustees, and controlled by the laws regulating the powers and duties of the State of the said board of trustees, and and in all cases in equity. Also in all cases at the index of the said county officers.

A JOINT RESOLUTION Proposing an law no cognizable by inferior courts, indicate the index of the said county of the said county officers.

So the County of the said county officers and controlled by the laws regulating the powers and duties of the State of Florida: Transport of the County by the County and controlled by the law regulating the powers and duties of the State of Florida:

That this compensation shall exclude the powers and duties of the State at general to the county from the date of the filing of said bill the powers and of all criminal at which time the issues in said bill the county shall be tried, unless for the cause of the County shall be tried, unless for the cause of the County shall be tried to electors of State at general foreible entry and unlawful detainer. titled to under or by virtue of any oth- Section 3. This act shall take effect er laws but that it shall not exclude or upon approval by the Governor. Apaffect any fees, salary or other compen- proved June 3. 1903. eation which the County Judge as such may receive or be entitled to in matters County Judge. Sec. 2. The Judge of the County

Court entitled to the salary above prescribed, is hereby inhibited from pracffcing law while he is holding this of-

CHAPTER5257-(No. 152.) AN ACT to Amend Section 1638 of the Be It Enacted by the Legislature of the State of Florida;

read as follows:

Section 1638. Attachment when debt is not actually due. Any creditor may have of the provisions of this act shall be provisions of this act shall not counties having special the provisions of this act shall are provisions of this act shall provisions of the State: 2nd. Is fraudulentable to counties having special that the provisions of this act shall provisions of this act shall provisions of this act shall provisions of the State: 2nd. Is fraudulentable to common uses of said roads or highway, so however, that the same same shall not be set that the same same shall not be set to so as 'to obstruct or interfere with the sone of said roads or highway, so however, that the same same shall not be set to so as 'to obstruct or interfere with the sone of said roads or highway, so however, that the same same shall not be set to so as 'to obstruct or interfere with the sone of said roads or highway, so however, that the same same shall not be set.

Section 1638. Attachment when debt so as follows:

Section 1638. Attachment when de

Florida, and to aid in the dissemina- fairs. Florida, and to aid in the dissemination of the local time of the County Court in County Court State of Florida:

Section 1. In each county where the case or in any danger of conveying it to the find the fudge of the County Court.

The find the filling of such bill.

Sec. 10. That this act shall take circle of the Judicial Circuit empleted with any contagious disproved June 3, 1902.

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Sec. 10. That this act shall take circle of the Judicial Circuit empleted with any circl

uper for the use of the fine and forfeit- Section 1638 of the telegraph and telephone purposes on or of court and the punishment thereof.

(No. 2.)

Revised Statutes be amended so as to beside any public road or highway, so Sec. 5. All laws and parts of laws in A Joint resolution Proposing Amend-

figavit giving information sufficient to ulently securing his property for such Sec. 3. This act shall take effect up-

CHAPTER 5263.—(No. 158).

Sec. 3. That this act shall take effect upon its approval by the Governor.

AN ACT to Amend Section 4 of Chapter 4322. Laws of Florida, being Annoyed. Approved May 22, 1903.

CHAPTER 5263.—(No. 158).

Sec. 3. That this act shall take effect upon its approval by the Governor.

AN ACT to Amend Section 4 of Chapter 4322. Laws of Florida, being Annoyed. Approved May 13, 1903.

Approved May 22, 1903.

(No. 3.

transferred from one Judicial Circuit is hereby authorized to employ an agent adjudged insane, or where such person work cannot be used, and complete the certification, quo warranto, constitutions to another Judicial Circuit for the next to be known as "Veterinarian." who said the Circuit Court in the Circuit Court in the counties.

See, 2. That all laws and parts of laws in condict herewith are hereby related and this act shall take effect immediately upon its approval by the control of such and other expenses incurred in the counties.

See, 2. That all laws and parts of laws in condict herewith are hereby related and this act shall take effect immediately upon its approval by the control of such and other expenses incurred in the control of the statutes, as provided by the discontrol of the statutes, as provided by the discontrol of the statutes, as provided by the babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations. The babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations. The babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations. The babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations. The babeas corpus and also all writs necestrations of the statutes, as provided by the babeas corpus and also all writs necestrations. The babeas corpus and also all writs necestrations. The babeas corpus and also all writs necestrations of the s Governor.

Approved May 12, 1903.

The distribution is 10- allowed and commissioners for elected to be allowed and the entering the entering

Be it Enacted by the Legislature of the the following effect:

AN ACT Prescribing a Penalty for Permitting and Allowing Dogs That Have Injured or Killed Sheep, or Are in the Habit of Injuring and Killing the Same, from Running at Large.

Be it Enacted by the Legislature of the Craft of Elorada.

See 2. That all laws and rarts of laws in conflict herewith be, and the same are hereby renealed.

And the provided of the first state of hereby here and the same are hereby renealed.

3. 1963.

CHAPTER 5261—(No. 156)

AN ACT to Provide for the meetical first state of provided in the first state of the first state of provided in the first state of the first state of provided in the first state of the first state of provided in the

instice the time is enlarged in the distinction of the court. In all other reretion of the court. In all other respects the ordinary rules of equity election in Nov. 1904, for ratification or foreible entry and unlawful detainer practice and of evidence shall obtain rejection: Section 6 of Article 8, of the latter may provide. They shall have Sec. 4. If upon the hearing of such by amended so as to read as follows: final jurisdiction in all civil and lish the acts of County Judge.

AN ACT to AmendSection 2256 of Subthe alleged lunatic is of sound mind, the election by qualified electors of each court, or before the county judge, and the alleged lunatic is of sound mind. CHAPTER5262-(No. 157).. . Sec. 4. If upon the hearing of such cause, it shall appear to the court that Sec. 6. The Legislature shall provide for criminal cases arising in the county Chapter 6. Article 4. of the Laws of Florida Entitled An Act "Special Provision for Telegraph and Telephone Councer shall immediately issue his deCouncil or before the county judge, and of all misdemeanors and civil cases tried in the courts of record of judgcree therein, which decree shall be to collector, county treasurer, superintendBe it Enacted by the Logisland and the alleged lunatic is of sound in the election by quantified the county of following county of following county of following county of following county of all misdemeanors and civil cases tried in the courts of record of judgments or sentences of any this means, a county treasurer, superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means, a county superintendments or sentences of any this means are county superintendments or sentences of any this means are county superintendments or sentences of any this means are county superintendments or sentences of any this means are co State of Florida:

State of Flor ent of public instruction, county sur- municipal court, and of all cases follows:

Section 2256. To Occupy Roads. Any telegraph or telephone company chartared by this or prother Chart
the same is nereby amended to read as personal liberty. 3d. That the guardian. collector and county treasurer, small be committee or trustee, as the case may for 2 years, until the general election in the county judges pertaining to their probate jurisdiction, or to the estates Revised Statutes Relative to At- ered by this or another State, or any make full settlement with such person each, and thenceforth all county officers and interests of minors, and of such matters as the Legislature may pro-

submitted to electors of State at gen-eral election in 1904, for ratification or State of Florida:
Section 1. Any person owning, or schools therein, a tax of not less than

said board will promote the welfare of to wether such person is still insane. See, 9. That in case any of said such writs returnable before himself the domestic animals of the State of and unable to manage his or her af-

"Section 11. The Circuit Court shall have exclusive original jurisdiction in all cases in equity. Also in all cases at

desiring to operate a telegroph or teleity of all his or her property in their for terms of 4 years. Their powers, duity of all his or her property in their for terms of 4 years. Their powers, duity of all his or her property in their for terms of 4 years. Their powers, duity of all his or her property in their for terms of 4 years. Their powers, duity of all his or her property in their for terms of 4 years. Their powers, duity of all his or her property in their for terms of 4 years. Their powers, duity of all his or her property in their for terms of 4 years. Their powers, duity of all his or her property in their for terms of 4 years. Their powers, duity of all his or her property in their for terms of 4 years. The circuit court and judges desiring to operate a telegrouph or teleity of all his or her property in their for terms of 4 years. Their nowers, duphone line, or lines in this State, may or his hands, custody and control as the ties and compensation shall be preserect posts, wires and other fixtures for case may be, under penalty of contempt cribed by law. Approved April 30, 1903, shall have power to issue writs of manof dollars in lawyers fees

damus, injunction, quo warranto, certlorari, prohibition, habeas corpus and all writs proper or me -sary to the someter excise of their lurismouth Section 24. Upon the application of a majority of State of Fierma, is never smeaned so as to read

IOHOWS: Section 24. Upon the application of a majority the registered voters of any county in this sate, the the registered voters of any county in this sate. The egislature shall establish in such county a court of record and there shall be one judge for each of the sate ord, and there shall be one judge for each of the sate courts, who shall be a produced by the Court has and confirmed by the Senate, and who shall hold his office for four years. The annual salary of the halm of said courts shall be paid quarterly, by the scalar where shall be read quarterly, by the scalar where shall be of less than 15.000 nontained, \$1000 in counter of from 15.000 to 30,000 production, \$1000 in counter of from 20,000 and to 45.000 population, \$1000 in counter countles of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population, \$2,000 and \$5.000 counters of more than 45.000 population.

See the time where whether the property than the set that the expectation of the second property than the set that the set

the court is established and shall hald office for four years, and compensation shall be fixed by law. The sheriff of the county shall be the en utive office of said court; his duties and fees shall be fixed by law.

Section 31, of Article V. of the Constitution of the

State of Florida is hereby amended so as to rough the Section 31. All rules of practice governing the clin cuit court, shall be applied to the courts of record and all laws relative to the limited ourse of record thanks of very many had from a court of record to mother court of record to mother court of record to mother court of the circuit court of another remark for the same

concerned and for the public welfare, Judge of the Circuit Court to whom, work Provided. That if the said Company officer as provided in Section 1 of this act, a provided in Section 1 of this act, a provided in Section 2 of Florida. Relating to the Supreme of incorporated cities or towns or upon petition is submitted, shall without the requirements of the registrature of the requirements of the requirement of the Supreme of Incorporated cities or towns or upon petition is submitted, shall without the public welfare, and the Publication of all the requirements of the said Company of Incorporated cities or towns or upon petition is submitted, shall without the public welfare, and the public and new provided. That if the said Company of Incorporated cities or towns or upon petition is submitted, shall without the public welfare, and should be provided. That if the said Company of Incorporated cities or towns or upon petition is submitted, shall without the public welfare, and should be requirement to the submitted by the said company of Incorporated cities or towns or upon petition is submitted, shall without the public welfare, and should be requirement to the submitted by the said company of Incorporated cities or towns or upon petition is submitted, shall without the county and period in the public wall to public the registration of all the public wall to public the registration of all the public wall to public the registration of all the public wall to public the registration of all the public wall to public the registration of the Supremental the county, and the Publication of all the Publication of all the Publication of all the Publication of the Supremental the county and publication of the Supremental the public wall the public wall to public the registration of the said County and the Publication of the Supremental the public wall the public wall to public the registration of the Supremental the publicatio

An account areal in 1802.

CHAPTER 524—No. 149.)

An act to validate and Lee like all lead assessments of Taxes, and fluid ass and costs. No charge shall be made tim for permission to contest the charge of insuity, the court on the costs of any such county or for either or both such purpose and that such tax so as a so are and the same is here. See, 4. That said commissioners shall be in five to the count of the textition of the count of Florida.

See, 4. That said commissioners shall be in five tax and consolidated.

See, 4. That said commissioners shall be in the count of Florida.

See, 4. That said commissioners shall be in the count of Florida.

See, 4. That said commissioners shall be in the count of Florida.

See, 4. That said commissioners as has been collected by the Tax Collected by the County C